

SECTION 1. A new subsection is added to section 40.30 of the statutes to read: (40.30) (9) As a part of the elements of agriculture required to be taught in subsection (1) of this section, a course or courses in agricultural economics shall be given, including the business principles involved in farming and marketing and in financing agriculture. Such instruction shall be given in the several normal schools and county training schools beginning not later than the academic year 1926–1927 and thereafter shall be extended to schools in which agricultural subjects are taught and to other schools as rapidly as practicable. The course or courses in agricultural economics to be given in the various schools shall be such as are approved or prescribed from time to time by the state superintendent of public instruction with the advice of the commissioner of agriculture and the chairman of the department of agricultural economics of the college of agriculture of the state university.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 11, 1925.

No. 166, A.]

[Published May 13, 1925.]

CHAPTER 115.

AN ACT to amend sections 60.47 and 122.10 of the statutes, relating to fees for filing chattel mortgages and conditional sales contracts.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Sections 60.47 and 122.10 of the statutes are amended to read: 60.47 Every town clerk shall be entitled to receive from any person requiring his service the following fees therefor, viz.:

For filing and entering a chattel mortgage or affidavit, * * * *twenty-five* cents.

For filing and entering a conditional contract for the sale of furniture or other household effects, * * * *twenty-five* cents.

For recording any mark or brand, twelve cents.

For giving a certificate thereof, the same.

For making copies of any records or papers, when required, seven cents for each folio and twelve cents for a certificate.

122.10 The filing officer shall mark upon the contract or copy filed with him the day and hour of filing and shall file the contract or copy in his office for public inspection. He shall keep a separate book in which he shall enter the names of the seller and buyer, the date of the contract, the day and hour of filing, a brief description of the goods, the price named in the contract and the date of cancellation thereof; except that in entering the contracts mentioned in section 122.08 the secretary of state shall record either the sum remaining to be paid upon the contract or the price of the goods. Such books shall be indexed under the names of both seller and buyer. For filing and entering such contract or copy the filing officer shall be entitled to a fee of * * * *twenty-five* cents, except that in cities of the first class the filing officer shall be entitled to a fee of thirty-five cents and except that for filing and entering a contract described in section 122.08 the secretary of state shall be entitled to a fee of one dollar.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 11, 1925.

No. 374, A.]

[Published May 13, 1925.

CHAPTER 116.

AN ACT to create paragraph (g) of subsection (10) of section 352.03 (4601—4a) of the statutes, relating to custard (New York) ice cream.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. A new paragraph is added to subsection (10) of section 352.03 (4601—4a) of the statutes to read: (352.03) (4601—4a) (10) (g) Custard ice cream (New York ice cream) is a frozen product made from cream, or milk and cream, sugar, eggs or egg powder or egg yolk; and may contain added milk